Case 1:20-cv-11511-MPK Document 120-3 Filed 02/02/23 Page 1 of 5

COMPLAINT FOR	Docket No.		Commonwealth of Massachusetts ` The Trial Court
CONTEMPT	13M08(03	Probate and Family Court
VIVUINICA F HUSCY Filst Name M.I HUSCY Last Name	,Plaintiff		MIDDLESEX Division
CYCLL RIFE Name M.I MCCCYTAY Last Name	,Defendant		·
Plaintiff resides at			
Defendant resides at _			
By judgment order of the Court, dated	7-17-17		defendant was ordered
☑to pay ○alimony and/or ○ Support for minor	r or dependent chil	d(ren)	in the sum of \$250 Oweekly Omonthly
to comply with the Court ordered parenting time.			
not to impose any restraint on the personal libert			
	laintiff and/or	•	ld(ren)
☐to pay reasonable medical and dental expenses ☐other	for O plaintiff	and/	or child(ren)
	•		
•			
and said judgment order is still in force.			
Defendant has not obeyed that judgment () order and		
vis in arrears of court-ordered support payments.			
there now remains due and unpaid to plaintiff the	^	F80	, ()() plus such further
amounts as may accrue to the date of hearing.			
plaintiff has been denied parenting time on			
has violated the order on	by	:	
Wherefore, plaintiff requests that defendant be required be adjudged in contempt of Court and for such other rel			
	ior as trie court de	المرادة المادة	
ate: $01/35)19$	Yugh	H	re of Attorney or Plaintiff, if pro se
·	Vivaini	TH	2556/
			(Print name)
/			
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Commonwealth of Massachusetts The Trial Court Probate and Family Court Department

Middlesex Division

Docket No. 12 W 0863

	-ORI	II, skill e	MDGMBNT ON COMPLAIDE HOR CIVILIADIAN, COMBRIMIN
`			filed on January 25, 2019 Urginia F. Hussey, Plaintiff
			VIrginia F. Hussey, Plaintiff
	r		Craig R. Mc Carthy, Defendant
I.	Af	ter heari	ng, it is adjudged that the defendant is :
		N()	T GUILTY of Contempt of this Court.
		GU	ILTY OF Contempt of this Court for having willfully:
	П	Λ.	neglected and refused to pay child support/alimony, the arrearage of which is fixed at
`	П	В.	neglected and refused to pay health insurance premiums for the plaintiff and/or minor child(ren).
		C.	neglected and refused to pay medical bills in the amount of
	П	D.	neglected and refused to allow the plaintiff parenting time with the minor child(ren) on:
	•		
		E.	neglected and refused to report to the Probation Department regarding his/her job seeking efforts.
		F	neglected and refused to pay the attorney fees owed to plaintiff's attorney in the amount of \$,
,		G.	

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		— the defendant pay.\$ weekly/monthly (\$) ↔ f which shall be applied against the arrearage).
<u></u>		the defendant pay \$ weekly/monthly towards whi is incorporated and merged into this order/judgment.
X	C.	the parties comply with the stipulation dated April 19, which is incorporated and merged into this order/judgment.
 -).	the defendant shall report in person to the Probation Department of this
		Court each week with evidence of having sought employment from at least employers. The defendant shall provide the Probation
		Department with the name, address and telephone number of the
		employers and a copy of his/her job application or other proof of having
		applied for work. VIOLATION OF THIS PARAGRAPH SHALL BE
		DEEMED CRIMINAL CONTEMPT OF COURT AND MAY SUBJECT
		THE DEFENDANT TO A JAIL SENTENCE OF UP TO SIX MONTH
L,J	E.	the defendant shall pay attorney fees in the amount of \$
.,.	,6,274	and the cost of service of process which was necessary on this complaint
		to wit, \$
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er hearing vant and her Order	credible	full opportunity for the parties to be heard, and upon review of all the
vant and	credible	full opportunity for the parties to be heard, and upon review of all the
vant and	eredibles that:	full opportunity for the parties to be heard, and upon review of all the evidence presented, the Court finds, by clear and convincing evidence, and the Defendant has the ability to pay this order because the Court finds:
vant and	credible	full opportunity for the parties to be heard, and upon review of all the evidence presented, the Court finds, by clear and convincing evidence, and the Defendant has the ability to pay this order because the Court finds: the Defendant be committed to jail for
vant and her Order	eredibles that:	full opportunity for the parties to be heard, and upon review of all the evidence presented, the Court finds, by clear and convincing evidence, and the Defendant has the ability to pay this order because the Court finds: the Defendant be committed to jail for
vant and her Order	eredibles that:	full opportunity for the parties to be heard, and upon review of all the evidence presented, the Court finds, by clear and convincing evidence, and the Defendant has the ability to pay this order because the Court finds: the Defendant be committed to jail for
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vant and her Order	eredible rs that: A B.	full opportunity for the parties to be heard, and upon review of all the evidence presented, the Court finds, by clear and convincing evidence, and the Defendant has the ability to pay this order because the Court finds: the Defendant be committed to jail for
vant and her Order	B. C. D.	full opportunity for the parties to be heard, and upon review of all the evidence presented, the Court finds, by clear and convincing evidence, and the Defendant has the ability to pay this order because the Court finds: the Defendant be committed to jail for
vant and her Order	B. C. D.	full opportunity for the parties to be heard, and upon review of all the evidence presented, the Court finds, by clear and convincing evidence, and the Defendant has the ability to pay this order because the Court finds: the Defendant be committed to jail for

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COMMONWEALTH OF MASSACHUSETTS The Trial Court Probate and Family Court Department

Middlesex, ss		Docket No. _12W0863	
	Virginia HusseyPlaintiff	FUV STIPULATION/AGREEMENT	
	vs.	OF PARTIES	
	Craig McCarthy Defendant		

It is hereby agreed/stipulated that, subject to the approval of the Court, the following shall be made a Temporary Order or Judgment of this court:

- 1). Parties agree that Father owes \$4,926.59 in arrears.
- 2). Parties agree that Father shall pay \$250 per week in Child Support.
- 3). Parties agree that Father shall pay \$500 towards his arrears to Mother directly per Money Order by May
- 2, 2019. Parties agree that Mother will notify The Department of Revenue of the direct payment to her of \$500 paid on May 2, 2019.
- 4). Parties agree that Father shall pay an additional \$500 every other week commencing May 2, 2019 towards his arrears.
- 5). Parties agree that Father shall pay The Department of Revenue directly until his Child Support is taken out of his pay check.

PLAINTIF

PLAINTIFF'S ATTORNEY

DATE

FILED

APR 29 2019

DEFENDANT'S ATTORNEY

WITNESS

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